

August 25, 2016

Ms. Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street SW Washington, D.C. 20554

Ms. Karen Majcher Vice President- High Cost Low Income Division 2000 L Street NW, Suite 200 Washington, D.C. 20036

RE: USF Certification B FCC WC Docket No. 10-90 and WC Docket No. 14-58

Dear Madam,

Enclosed for filing in FCC WC Docket No. 10-90 and FCC WC Docket No. 14-58 is an affidavit certifying that all federal high-cost support provided to Sagebrush Cellular, Inc. was used in the preceding calendar year and will be used in the coming calendar year only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

The undersigned carrier has also filed this affidavit with the Montana Public Service Commission that the undersigned carrier will only use said universal service support for its intended purpose. However, because of the importance of this issue, and the fast-approaching certification deadline of October 1, 2016, the undersigned carrier is also providing certification directly to the Federal Communications Commission to ensure that the undersigned carrier continues to receive the universal service support for which it is eligible.

Sincerely,

Chief Financial Officer Sagebrush Cellular, Inc.

RS/sb

cc: Montana Public Service Commission

Enclosures

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MONTANA

N THE MATTER OF THE 2016)	REGULATORY DIVISION	
Annual Certification of Montana Eligible)		
Telecommunications Carriers for 2017)	Docket No. N2016.4.37	
High Cost and Low-Income Support)		

AFFIDAVIT OF REMI SUN

- I, Remi Sun, being duly sworn upon oath, depose and state as follows:
- 1. I am the Chief Financial Officer of Sagebrush Cellular, Inc., SAC 489006, Tribal Lands SAC 489010 and Mobility Fund SACs 488003, 488004, 488005, 488006, 488007, 488008, 488011 and 488012. I have personal knowledge of the facts stated herein.
- 2. Per CFR 47 §54.314(a), Sagebrush Cellular, Inc., used all federal high-cost support in 2015, and will use 2017 support, only for the provision, maintenance and upgrading of facilities and services for which the support is intended (see CFR 47 §54.7 and §54.101).
- 3. Sagebrush Cellular, Inc. has complied with all applicable reporting requirements per CFR 47 §54.313, §54.422, §54.304, and §54.1009(c).
- 4. Sagebrush Cellular, Inc. does provide federal Lifeline and Tribal Linkup services to low income customers per the provisions of CFR 47, §54-Subpart E Universal Service Support for Low-Income Consumers.

Dated this 25 day of August, 2016

Remi Sun

Chief Financial Officer Sagebrush Cellular, Inc. State of Montana

County of Daniels

Signed and sworn to before me on 8-25-16

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Date

Print name of signer

Notary Public



August 25, 2016

Chairman Brad Johnson Montana Public Service Commission 1701 Prospect Avenue PO Box 202601 Helena, MT 59620-2601a

RE:

Montana PSC 2016 ETC Certification to the FCC for 2017 Federal Universal Service Support, PSC Docket No. N2016.4.37

Dear Chairman Johnson:

Sagebrush Cellular, Inc., SAC 489006, Tribal Lands SAC 489010 and Mobility Fund SACs 488003, 488004, 488005, 488006, 488007, 488008, 488011 and 488012, a wireless ETC operating in Northeast and South Central Montana, respectfully requests 2016 certification by the PSC to the FCC and USAC for 2017 federal high cost fund support.

As the Chief Financial Officer of Sagebrush Cellular, Inc., I have executed the enclosed affidavit certifying that Sagebrush Cellular, Inc. used all funds received under the federal Universal Fund high cost support program in 2015, and will use the funds received in 2017, only for the provision, maintenance and upgrading of facilities and services for which the support is intended.

Should you have any questions or concerns about this certification, please contact me by telephone at 1-406-783-2200.

Sincerely,

Remi Sun

Chief Financial Officer Sagebrush Cellular, Inc.

cc: Federal Communications Commission Universal Service Administrative Company

Enclosures